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FITZPATRICK CELLA HARPER & SCINTO
30 ROCKEFELLER PLAZA
NEW YORK, NY 10112

EXAMINER

LEE, PHILIP C

ART UNIT PAPER NUMBER

2154

DATE MAILED: 03/31/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/853,767

Applicant(s)

JEAN ET AL.

Examiner

Philip C. Lee

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 20 January 2006.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-40 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-40 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input checked="" type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date <u>7/27/01, 9/22/03, 1/25/04</u> | 6) <input type="checkbox"/> Other: _____ |

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1. This action is responsive to the amendment and remarks filed on January 20, 2006.
2. Claims 1-40 are presented for examination.
3. The text of those sections of Title 35, U.S. code not included in this office action can be found in a prior office action.

Claim Rejections – 35 USC 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

5. Claims 1, 34-37 and are rejected under 35 U.S.C. 103(a) as being unpatentable over Sugiura et al, U.S. Patent Application Publication 20020080391 (hereinafter Sugiura) in view of Cooper et al, U.S. Patent 6,816,270 (hereinafter Cooper)

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6. As per claims 1 and 34-36, Sugiura taught the method substantially as claimed comprising the steps of:

receiving an incoming message from a client network device residing on the external network, the incoming message being addressed to a target network device (page 6, paragraphs 123 and 124; page 5, paragraph 113).

7. Sugiura did not teach a determining if an application module residing in the computing device is configured to process a functionality requested by the incoming message. Cooper taught a similar invention comprising the steps of:

determining if an application module residing in the computing device is configured to process a functionality requested by the incoming message (col. 6, lines 23-34; col. 7, lines 29-62);

redirecting the incoming message to the application module in the case that the application module is configured to process the functionality (col. 6, lines 23-34; col. 7, lines 29-62); and

passing the incoming message to the target network device in the case that the application module is not configured to process the functionality (col. 6, lines 23-34; col. 7, lines 29-62).

8. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Sugiura and Cooper because Cooper's teaching of determining if an application module residing in the computing device is configured to process a functionality requested by the incoming message would increase the functionality of

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Sugiura's system by providing a target network device with printer support for a number of different applications and device drivers (col. 1, lines 46-49; col. 2, lines 33-36).

9. As per claim 37, Sugiura and Cooper taught the invention substantially as claimed in claim 1 above. Sugiura further taught wherein the target network device is a legacy network device (page 2, paragraph 39).

10. Claims 3 and 39 and are rejected under 35 U.S.C. 103(a) as being unpatentable over Sugiura and Cooper in view of Teng et al U.S. Patent 6,240,456(hereinafter Teng).

11. Teng was cited in the last office action.

12. As per claims 3 and 39, Sugiura and Cooper taught the invention substantially as claimed in claim 1 above. Sugiura and Cooper did not specifically teach the processing of the functionality by the application module includes sending a local message from the application module over the local network to the target network device which performs a function in response to the local message. Teng taught that in the redirecting step, the processing of the functionality by the application module includes sending a local message from the application module over the local network to the target network device which performs a function in response to the local message (col. 9, lines 1-10).

13. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Sugiura, Cooper and Teng because Teng's teaching of processing of the functionality by the application module includes sending a local message from the application module over the local network to the target network device which performs a function in response to the local message would increase the mobility of Sugiura's and Cooper's systems by allowing remote access of a target network device function by sending a local message.

14. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sugiura and Cooper in view of Wilson, Jr., U.S. Patent 6,757,280 (hereinafter Wilson).

15. Wilson was cited in the last office action.

16. As per claim 2, Sugiura and Cooper taught the invention substantially as claimed in claim 1 above. Sugiura and Cooper did not teach the application module sending a response message from the application module over the external network to the client network device, the response message having a source identification address identical to a source identification address of the target network device. Wilson taught a similar system wherein the application module includes sending a response message from the application module over the external network to the client network device, the response message having a source identification address identical to a source identification address of the target network device (col. 9, lines 43-54).

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17. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Sugiura, Cooper and Wilson because Wilson's system of sending a response message having a source address of network device would increase the reliability of Sugiura's and Cooper's systems by providing an acknowledgement to the requesting client.

18. Claims 19-21 and 32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sugiura and Cooper in view of Krishnan, U.S. Patent 6,157,950 (hereinafter Krishnan).

19. Krishnan was cited in the last office action.

20. As per claim 19, Sugiura and Cooper taught the invention substantially as claimed in claim 1 above. Sugiura and Cooper did not teach determining which one of the external network and the local network is used for sending the outbound message. Krishnan taught that in the redirecting step, the processing of the functionality by the application module includes preparation of an outbound message for delivery to a designated device on one of the external network and the local network, and a routing table is used to determine which one of the external network and the local network is used for sending the outbound message to the designated device (col. 7, lines 53-col. 8, lines 39).

21. It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Sugiura, Cooper and Krishnan because Krishnan's method

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of determining the path for the outbound message would increase the efficiency of Sugiura's and Cooper's systems by providing the shortest path for sending the outbound message to the destination.

22. As per claim 20, Sugiura, Cooper and Krishnan taught the invention substantially as claimed in claim 19 above. Krishnan further taught that the routing table contains a cross-reference indicator for each target network device to indicate which one of the external network and the local network is used for sending the outbound message to the designated device (col. 7, lines 53-col. 8, lines 39).

23. It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Sugiura, Cooper and Krishnan for the same reason set forth in claim 19 above.

24. As per claim 21, Sugiura, Cooper and Krishnan taught the invention substantially as claimed in claim 19 above. Krishnan further taught that the routing table is used to determine whether a preset IP address of the second network interface card or a source IP address of the client network device is used as a source IP address in the outbound message (col. 7, lines 53-col. 8, lines 39).

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25. It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Sugiura, Cooper and Krishnan for the same reason set forth in claim 19 above.

26. As per claim 32, Sugiura and Cooper taught the invention substantially as claimed in claim 1 above. Sugiura and Cooper did not teach sending a plurality of undesirable messages over one of the external network and the local network. Krishnan taught including the step of transmitting a plurality of undesirable messages from the application module over one of the external network and the local network (col. 8, lines 25-39; col. 9, lines 12-36).

27. It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Sugiura, Cooper and Krishnan because Krishnan's method of sending undesirable message to external network and the local network would increase the reliability of Sugiura's and Cooper's systems by allowing unidentified message to be routed to the destination.

28. Claims 16-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sugiura, Cooper and Teng in view of Krishnan, U.S. Patent 6,157,950 (hereinafter Krishnan).

29. As per claims 16 and 18, Sugiura, Cooper and Teng taught the invention substantially as claimed in claim 3 above. Sugiura, Cooper and Teng did not teach that the second network interface card is assigned a preset IP address, and the local message contains the preset IP

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address as source address. Krishnan taught that the second network interface card is assigned a preset IP address, and the local message contains a source IP address which is identical to the preset IP address (col. 5, lines 10-21; col. 7, lines 4-6, 31-42).

30. It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Sugiura, Cooper, Teng and Krishnan because Krishnan's method of using the IP address of the second network interface card as source address would increase the reliability of their systems by allowing message to be routed to a computer via a network interface card with an assigned IP address that identifies the computer.

31. As per claim 17, Sugiura, Cooper and Teng taught the invention substantially as claimed in claim 3 above. Sugiura, Cooper and Teng did not teach that the message contains the IP address of the client network device as source address. Krishnan taught that the local message contains a source IP address which is identical to a source IP address of the client network device (col. 7, lines 53-col. 8, lines 17).

32. It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Sugiura, Cooper, Teng and Krishnan because Krishnan's teaching of local message having a source IP address of client network device would increase the reliability of their systems by allowing a gateway to identify the client network device that sent the local message.

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33. Claims 4-10, 15, 24, 26, 28, 33, 38 and 40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sugiura and Cooper in view of, Banginwar, U.S. Patent 6,611,863 (hereinafter Banginwar).

34. Banginwar was cited in the last office action.

35. As per claims 4, 26 and 28, Sugiura and Cooper taught the invention substantially as claimed in claim 1 above. Sugiura and Cooper did not teach rules for determining if the incoming message requires a function. Banginwar taught that in the determining step, inbound rules are used to determine if the functionality is to be processed by an application module residing in the computing device (col. 2, lines 18-26).

36. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Sugiura, Cooper and Banginwar because Banginwar's teaching of inbound rules would increase the user flexibility of Sugiura's and Cooper's systems by allowing an incoming message to be process according to predetermined rules set by the user.

37. Sugiura, Cooper and Banginwar did not specifically disclose detailing an inbound rules table. However, It would have been obvious to one having ordinary skill in the art at the time of the invention was made to include an inbound rules table because doing so would increase the field of use in their systems.

38. As per claim 5, Sugiura, Cooper and Banginwar taught the invention substantially as claimed in claim 4 above. Banginwar further taught that the inbound rules table contains a plurality of rules, each rule corresponding to one of a plurality of target network devices on the local network (col. 1, lines 60-col.2, lines 12; col. 5, lines 7-29).

39. It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Sugiura, Cooper and Banginwar for the same reason set forth in claim 4 above.

40. As per claim 6, Sugiura, Cooper and Banginwar taught the invention substantially as claimed in claim 5 above. Banginwar further taught a system comprising the step of discovering each of the plurality of target network devices on the local network by listening to the local network for messages from the target network devices, creating a target descriptor entry corresponding to each discovered target network device in a target descriptor table, and creating a rule corresponding to each target descriptor entry in the inbound rules table (col. 1, lines 60-col. 2, lines 12; col. 4, lines 10-45; col. 5, lines 7-29).

41. It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Sugiura, Cooper and Banginwar for the same reason set forth in claim 5 above.

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42. As per claims 7 and 8, Sugiura, Cooper and Banginwar taught the invention substantially as claimed in claim 6 above. Banginwar further taught a system wherein the inbound rules table contains at least one rule which indicates whether a functionality requested for a corresponding target network device to perform is to be processed by an application module residing in the computing device (col. 2, lines 18-26).

43. It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Sugiura, Cooper and Banginwar for the same reason set forth in claim 5 above.

44. As per claim 9, Sugiura, Cooper and Banginwar taught the invention substantially as claimed in claim 7 above. Banginwar further taught a system wherein each rule contains an IP address of the target network device corresponding to the rule to indicate whether a functionality requested for the corresponding target network device to perform is to be processed by an application module residing in the computing device (col. 4, lines 10-45, lines 54-58; col. 5, lines 7-29).

45. It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Sugiura, Cooper and Banginwar for the same reason set forth in claim 5 above.

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46. As per claim 10, Sugiura, Cooper and Banginwar taught the invention substantially as claimed in claim 7 above. Sugiura, Cooper and Banginwar did not specifically disclose detailing port identifier contained in each rule. However, Banginwar taught a system wherein each rule contains an IP address of the target network device (col. 4, lines 10-45, lines 54-58; col. 5, lines 7-29). It would have been obvious to one having ordinary skill in the art at the time of the invention was made to include a port identifier because doing so would increase the field of use in their systems.

47. As per claim 15, Sugiura, Cooper and Banginwar taught the invention substantially as claimed in claim 6 above. Banginwar further taught comprising the step of publishing each target descriptor entry to the application module (col. 2, lines 2-12).

48. It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Sugiura, Cooper and Banginwar for the same reason set forth in claim 5 above.

49. As per claim 24, Sugiura, Cooper and Banginwar taught the invention substantially as claimed in claim 4 above. Sugiura, Cooper and Banginwar did not specifically disclose detailing a USB network. However, Sugiura taught the local network could be connected with a communication line (page 2, paragraph 40). It would have been obvious to one having ordinary skill in the art at the time of the invention was made to include a network connected with USB because doing so would increase the field of use in their systems.

50. As per claim 33, Sugiura taught the invention substantially as claimed comprising the steps of:

receiving an incoming message from a client network device residing on the external network, the incoming message being addressed to an IP address (e.g. HTTP header with URL address that corresponds an IP address) of a designated target network printer (page 5, paragraph 95; page 6, paragraphs 123 and 124; page 5, paragraph 113);

51. Sugiura did not teach a determining if an application module residing in the computing device is configured to process a functionality requested by the incoming message. Cooper taught a similar invention comprising the steps of:

determining, if the incoming message requests a functionality that the application module (e.g. installable component 126) is configured to perform (col. 6, lines 23-34; col. 7, lines 29-62);

redirecting, in the case that the incoming message requests a functionality that the application module is configured to perform, the incoming message to the application module which performs the requested functionality in response to the incoming message (col. 6, lines 23-34; col. 7, lines 29-62); and

passing, in the case that the incoming message does not request a functionality that the application module is configured to perform, the incoming message to the designated target network printer (col. 6, lines 23-34; col. 7, lines 29-62).

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52. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Sugiura and Cooper because Cooper's teaching of determining if an application module residing in the computing device is configured to process a functionality requested by the incoming message would increase the functionality of Sugiura's system by providing a target network device with printer support for a number of different applications and device drivers (col. 1, lines 46-49; col. 2, lines 33-36).

53. Sugiura and Cooper fail to teach the step of discovering a plurality of target network printers and creating a rule for each of the discovered target network printers. Banginwar taught a similar system comprising the steps of:

discovering a plurality of target network printers on the local network by detecting messages on the local network from each of the plurality of target network printers (col. 1, lines 60-col. 2, lines 26); creating a rule in a rules table for each of the discovered target network printers, each rule containing the IP address of the corresponding target network printer (col. 1, lines 60-col. 2, lines 26; col. 5, lines 7-29) and indicating whether an application module in the computing device is configured to perform a function on behalf of the corresponding target network printer (col. 4, lines 10-45; 54-58; col. 5, lines 7-29).

54. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Sugiura, Cooper and Banginwar because Banginwar's teaching of discovering legacy network printers would increase the system alertness

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of Sugiura's and Cooper's systems by allowing new devices added to the system to be notify to the user.

55. As per claim 38, Sugiura, Cooper and Banginwar taught the invention substantially as claimed in claim 33 above. Sugiura further taught wherein the target network device is a legacy network device (page 2, paragraph 39).

56. As per claim 40, Sugiura, Cooper and Banginwar taught the invention substantially as claimed in claim 33 above. Cooper further taught wherein the passing step, the target network printer performs the requested functionality in response to the incoming message received from the computing device (col. 7, lines 30-62).

57. Claims 22-23, 25 and 29-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sugiura, Cooper and Banginwar in view of Krishnan.

58. As per claims 22 and 23, Sugiura, Cooper and Banginwar taught the invention substantially as claimed in claim 7 above. Sugiura, Cooper and Banginwar did not teach tracking port identifier and creating rule corresponding to the port identifier for redirecting message. Krishnan taught a system comprising the step of tracking a port identifier of a port opened by the application module and creating a rule in the inbound rules table corresponding to the port identifier, wherein in the determining step, the rule is used to redirect a message from

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the external network to the application module if the message contains the port identifier corresponding to the rule (col. 7, lines 53-col. 8, lines 39).

59. It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Sugiura, Cooper, Banginwar and Krishnan because Krishnan's method of tracking port identifier and creating rule corresponding to the port identifier for redirecting message would enhance their systems by allowing multiple devices to be connected to the Internet through a shared connection (see, Krishnan, col. 1, lines 65-67).

60. As per claim 25, Sugiura, Cooper and Banginwar taught the invention substantially as claimed in claim 4 above. Sugiura, Cooper and Banginwar did not specifically teach a digital camera. Krishnan taught that other devices and peripherals could be accessed from a remote location (col. 1, lines 57-59).

61. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Sugiura, Cooper, Banginwar and Krishnan because Krishnan's teaching of accessing a device such as a digital camera would increase the field of use in their system.

62. As per claim 29, Sugiura, Cooper and Banginwar taught the invention substantially as claimed in claim 4 above. Sugiura, Cooper and Banginwar did not teach a file server which sends file over the network. Krishnan taught that the application module is a file server which

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sends at least one file over the local network to the target network device and at least one file over the external network to the client network device (col. 10, lines 27-33; col. 10, lines 66-col. 11, lines 1).

63. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Sugiura, Cooper, Banginwar and Krishnan because Krishnan's teaching of a file server sending file over the external network would increase the field of use in their systems.

64. As per claim 30, Sugiura, Cooper and Banginwar taught the invention substantially as claimed in claim 4 above. Sugiura, Cooper and Banginwar did not teach recording the incoming message. Krishnan taught that the inbound rules table contains rules which are used in the determining step to determine that a set of designated incoming messages are copied to the application module which records each of the set of designated incoming messages (col. 8, lines 40-col. 9, lines 36).

65. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Sugiura, Cooper, Banginwar and Krishnan because Krishnan's method of recording the incoming message would increase the user alertness of Sugiura's, Cooper's and Banginwar's systems by allowing a user to monitor the messages received by the system.

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66. As per claim 31, Sugiura, Cooper and Banginwar taught the invention substantially as claimed in claim 4 above. Sugiura, Cooper and Banginwar did not teach redirecting an undesirable message. Krishnan taught that inbound rules table contains rules which are used in the determining step to detect if the incoming message is an undesirable message (col. 8, lines 25-39; col. 9, lines 12-36), and in the case that the incoming message is an undesirable message, determining that the incoming message is to be processed by the application module (col. 8, lines 25-39; col. 9, lines 12-36), whereby the incoming message is redirected to the application module (col. 8, lines 25-39; col. 9, lines 12-36).

67. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Sugiura, Cooper, Banginwar and Krishnan because Krishnan's detecting and redirecting an undesirable message would increase the reliability of Sugiura's, Cooper's and Banginwar's systems by allowing unidentified message to be routed to the destination.

68. Claims 11-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sugiura, Cooper and Banginwar in view of Levine et al, U.S. Patent 6,020,973 (hereinafter Levine).

69. Levine was cited in the last office action.

70. As per claim 11, Sugiura, Cooper and Banginwar taught the invention substantially as claimed in claim 6 above. Sugiura, Cooper and Banginwar did not specifically disclose detailing

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the discovering step. Levine taught a system wherein the discovering step includes sending a discovery message to each discovered target network device and receiving discovery information in response to the discovery message from the corresponding target network device, wherein the discovery information is placed in the target descriptor entry for the corresponding target network device (col. 12, lines 10-26; col. 13, lines 28-47).

71. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Sugiura, Cooper, Banginwar and Levine because Levine's system of having the discovering step would increase the user alertness in their systems by allowing the status of the target network devices to be acknowledged by the user.

72. As per claim 12, Sugiura, Cooper, Banginwar and Levine taught the invention substantially as claimed in claim 11 above. Levine further taught a similar system comprising a polling step of sending a discovery message on a periodic basis to each discovered target network device (col. 12, lines 10-26; col.13, lines 30-39), and receiving in response to the discovery message discovery information from the corresponding target network device (col. 12, lines 10-26; col.13, lines 30-39), wherein the target descriptor entry is updated with the newly received discovery information (col. 12, lines 10-26; col.13, lines 30-39).

73. It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Sugiura, Cooper and Banginwar for the same reason set forth in claim 11 above

74. As per claim 13, Sugiura, Cooper, Banginwar and Levine taught the invention substantially as claimed in claim 12 above. Banginwar further taught that in the case that discovery information is not received in response to the discovery message for a particular one of the discovered target network devices, the target descriptor entry corresponding to the particular discovered target network device is deleted (col. 6, lines 10-31).

75. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Sugiura, Cooper, Levine and Banginwar because Banginwar's method of deleting the target descriptor entry corresponding to a network device in the case that the discovery message is not received would increase the system alertness in Sugiura's, Cooper's and Levine's systems by allowing the status of the network device to be updated using discovery message.

76. As per claim 14, Sugiura, Cooper and Banginwar taught the invention substantially as claimed in claim 6 above. Sugiura, Cooper and Banginwar did not teach sending a notification to the application module. Levine taught a system comprising the step of sending a notification to the application module for each discovered target network device, the notification containing information related to the target descriptor entry for the corresponding target network device (col. 12, lines 10-26).

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77. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Sugiura, Cooper, Banginwar and Levine because Levine's system of sending a notification would increase the system alertness in Sugiura's, Cooper's and Banginwar's systems by allowing the status of the target network devices to be acknowledged by the application module.

78. Claim 27 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sugiura, Cooper and Banginwar in view of Remer et al, U.S. Patent 6,742,039 (hereinafter Remer).

79. Remer was cited in the last office action.

80. As per claim 27, Sugiura, Cooper and Banginwar taught the invention substantially as claimed in claim 4 above. Sugiura, Cooper and Banginwar did not teach the step of preventing transmission of the incoming messages. Remer taught that the inbound rules table contains rules which are used in the determining step to capture an incoming message from the external network (col. 3, lines 1-14; col. 5, lines 5-9) and further including the step of preventing transmission of the incoming message on the local network (col. 3, lines 1-14; col. 5, lines 5-9).

81. It would have been obvious to one having ordinary skill in the art at the time of the invention was made to combine the teachings of Sugiura, Cooper, Banginwar and Remer because Remer's teaching of preventing transmission of the incoming message would increase

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the security in Sugiura's, Cooper's and Banginwar's systems by preventing an unauthorized messages to access a private network.

82. Applicant's arguments with respect to claims 1-40, filed 1/20/06, have been fully considered and are moot in view of the new grounds of rejection.

83. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

84. A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the mailing date of this final action. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Philip Lee whose telephone number is (571) 272-3967. Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-9600.


JOHN FOLLANSBEE
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100